

**KING & SPALDING LLP**  
QUYEN L. TA (SBN 229956)  
*qta@kslaw.com*  
50 California Street, Suite 3300  
San Francisco, CA 94111  
Telephone: (415) 318-1200  
Facsimile: (415) 318-1300

ALVIN LEE (*pro hac vice* forthcoming)  
*alvin.lee@kslaw.com*  
1185 Avenue of the Americas, 34th Floor  
New York, NY 10036-2601  
Telephone: (212) 556-2100  
Facsimile: (212) 556-2222

Attorneys for Defendant  
DISCORD INC.

**UNITED STATES DISTRICT COURT  
NORTHERN DISTRICT OF CALIFORNIA**

ZHEA ZHEA ZARECOR AS PERSONAL  
REPRESENTATIVE OF ZHEA ZARECOR  
SALAZAR, individually and on behalf of all  
others similarly situated,

Plaintiff,

1

## DISCORD INC.,

Defendant.

Case No. 3:23-cv-05385-AGT

**STIPULATION TO EXTEND TIME TO  
RESPOND TO COMPLAINT (L.R. 6-1)**

Complaint Filed: October 20, 2023  
Complaint Served: November 29, 2023  
Current Response Date: December 20, 2023  
New Response Date: January 19, 2024

## CLASS ACTION

1 Plaintiff Zhea Zhea Zarecor as Personal Representative of Zhea Zarecor Salazar (“Plaintiff  
2 Zarecor”) and Defendant Discord Inc. (“Discord”), pursuant to Local Rule 6-1, hereby stipulate to the  
3 following extension of time for Discord to respond to the Complaint:

4 **WHEREAS**, on October 20, 2023, Plaintiff Zarecor filed her Complaint alleging, on behalf of  
5 herself as personal representative of Zhea Zarecor Salazar and a proposed nationwide class, violations  
6 of California’s Unfair Competition Law (Cal. Bus. & Prof. Code § 17200, et seq.), violations of  
7 California’s Consumer Legal Remedies Act (“CLRA”) (Cal. Civ. Code § 1750, et seq.), violations of  
8 California Business and Professional Code §§ 17500, et seq., violations of Texas’ Deceptive Trade  
9 Practices-Consumer Protection Act (“DTPA”), and unjust enrichment by Discord;

10 **WHEREAS**, on November 29, 2023, Plaintiff Zarecor served her Complaint on Discord;

11 **WHEREAS**, pursuant to Rule 12(a)(1) of the Federal Rules of Civil Procedure, Discord’s  
12 response to the Complaint is due on December 20, 2023;

13 **WHEREAS**, Discord conferred with Plaintiff’s counsel and requested that Plaintiff agree to  
14 extend the time for Discord to respond to the Complaint to January 19, 2024 (a 30-day extension);

15 **WHEREAS**, Plaintiff has agreed to Discord’s request to extend the time for Discord to  
16 respond to the Complaint to January 19, 2024;

17 **WHEREAS**, the requested extension will not affect any dates set by the court; and

18 **WHEREAS**, this is the first request by the parties for an extension of time for Discord to  
19 respond to the Complaint.

20 **IT IS HEREBY STIPULATED** by and between the parties that Discord’s date to respond to  
21 the Complaint, by answer, motion, or otherwise, is extended to and including **January 19, 2024**.

22

23

24

25

26

27

28

1  
2 Dated: December 19, 2023

**KALIELGOLD PLLC**

3  
4 By: /s/ Sophia G. Gold  
5 JEFFREY D. KALIEL  
6 SOPHIA G. GOLD  
7 SCOTT EDELSBERG

8 Attorneys for Plaintiff

9  
10 Dated: December 19, 2023

**KING & SPALDING LLP**

11 By: /s/ Quyen L. Ta  
12 Quyen L. Ta  
13 Alvin Lee

14 Attorneys for Defendant  
15 DISCORD INC.

**L.R. 5-1 ATTESTATION**

16 I, Quyen L. Ta, attest that all signatories listed herein, and on whose behalf this filing is  
17 submitted, concur in this filing's content and have authorized this filing.

18 By: /s/Quyen L. Ta  
19 Quyen L. Ta